



K OFFICE BOOM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.

10/057,182

Applicant(s)

TIMOTHY ALAN SCAVONE et al.

Filed

January 25, 2002

Title

ANTIPERSPIRANT COMPOSITIONS

CONTAINING PETROLATUM

TC/A.U.

1617

Examiner

Shengjun Wang

Conf. No.

5287

Docket No.

8854

RESPONSE TO RESTRICTION AND/OR ELECTION REQUIREMENT

Mail Stop Non-Fee Amendment Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Restriction

In response to the Restriction Requirement requested in the Office Action of July 29, 2003, the applicants provisionally elect Claims 1-23, drawn to an antiperspirant composition, with traverse.

Respectfully, it is submitted that the restriction requirement in the present case is improper. The Examiner states that "the process claimed can be used to make a materially different product such as those known in the art as stated in the specification, page 1." Office Action page 2.

First, it is not clear what the Examiner means by "a materially different product such as those known in the art as stated in the specification." The burden is on the Examiner to provide an example of such use. MPEP 806.05(h). The Examiner is respectfully requested to point out specifically what products, in his opinion, the present specification lists as materially different products that can be made by the process <u>as claimed</u>.

Second, as far as the proprietary of the restriction requirement is concerned, the inquiry should focus on the composition <u>as claimed</u> in Claim 1 and on the method <u>as</u>

Appl. No. _10/057,182_ Atty. Docket No. _8854_ Amdt. dated _January 25, 2002_ Reply to Office Action of _July 29, 2003_ Customer No. 27752

claimed in Claim 24. MPEP 806.05(h). The Examiner is respectfully referred to Claim 1 that requires the antiperspirant composition comprising (a), (b), (c), and (d) elements; and to Claim 24 that claims a method comprising application of the composition of Claim 1. Thus, Claim 24 explicitly claims the use of the composition of Claim 1. The undersigned does not see how the method as claimed, i.e., the method of using the composition of Claim 1, can be used to make a product materially different from the composition of Claim 1. Again, the burden is on the Examiner to show how anyone, using the composition of Claim 1 can make a product materially different from the composition of Claim 1.

Furthermore, the examination of all the claims of the present application will not impose any additional burden on the Patent Office because both groups of claims, Claims 1–23, and Claims 24-26, are classified in the same class 424, and the same subclass 65+, as the Examiner acknowledges. Office Action page 2.

Summarizing, the method, <u>as claimed</u> in Claim 24, is directed to the use of the composition <u>as claimed</u> in claim 1. These are not two "independent" and "distinct" inventions, as required for the proper restriction requirement. 37 CFR 1.141, 142. It is also respectfully submitted that the Examiner failed to support his burden of showing that "the processes as claimed can be used to make a materially different product." In addition, the examination of both indicated groups of claims will not burden the Patent Office, because both groups belong in the same class and subclass, as the Examiner recognizes.

For the reasons stated above, the Examiner is respectfully requested to reconsider and withdraw the restriction requirement.

Species Election

In response to the Election of Species requirement, Applicants further elect species comprising the antiperspirant actives.

Respectfully submitted,

TIMOTHY ALAN SCAVONE et al.

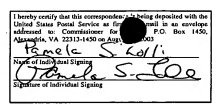
Vladimir Vitenberg

Attorney for Applicants Registration No. 42,204

(513) 626-1932

August 29, 2003 Customer No. 27752







IN THE UNITED STATES PATENT & TRADEMARK OFFICE RESPONSE/AMENDMENT

Case Docket No. 8854

Mail Stop Non-Fee Amendment COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Transmitted herewith is an AMENDMENT for the patent application:

Inventor(s): TIMOTHY ALAN SCAVONE et al.

Confirmation No. 5287

Serial No.: 10/057,182

Group Art Unit: 1617

Date Filed: January 25, 2002

Examiner: Shengjun Wang

Title: ANTIPERSPIRANT COMPOSITIONS CONTAINING PETROLATUM

1. [X] No additional fee is known to be required.

(Cal. 1)

2. [] The fee has been calculated as shown below:

OTHER THAN A

| | (Col. 1) | | (Col. 2) | (Col. 3) | SMALL ENTITY | |
|-------------------------------------------|-----------|-------|-------------|----------|--------------|--------|
| | CLAIMS | | | | | |
| ļ. | REMAINING | | HIGHEST NO. | | | |
| | AFTER | | PREVIOUSLY | PRESENT | | |
| | AMENDMENT | | PAID FOR | EXTRA* | RATE | FEE |
| TOTAL | * 26 | MINUS | ** 26 | = 0 | x \$18 = | \$0.00 |
| INDEP. | * 02 | MINUS | *** 3 | = 0 | x \$84 = | \$0.00 |
| FIRST PRESENTATION OF MULTIPLE DEP. CLAIM | | | | | + \$280 = | \$0.00 |
| | | | | | TOTAL | \$0.00 |

* If the entry in Col. 1 is less than the entry in Col. 2, write "0" in Col. 3.

** If the highest number of total claims previously paid for is less than 20, write "20" in this space.

*** If the highest number of independent claims previously paid for is less than 3, write "3" in this space.

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment or the number of claims originally filed.

- 3. [] The Commissioner is hereby petitioned under 37 CFR §1.136(a) to grant any extension of time needed for timely response to the Office Action dated in the above-identified application to preserve pendency of said application. The processing fee under 37 CFR §1.17 has been determined as follows: \$ for a -month extension of time.
- 4. The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 16-2480. A duplicate copy of this sheet is attached.
 - a. [x] Any patent application processing fees under 37 CFR §1.16.
 - b. [x] Any patent application processing fees under 37 CFR §1.17.

5. The Commissioner is hereby authorized to make any additional copies of this sheet needed to accomplish the purposes provided for herein and to charge any fee for such copies to Deposit Account No. 16-2480.

Date: August 29, 2003 Customer No. 27752

(last revised 4/7/2003)

Vladimir Vitenberg (Attorney for Applicants Registration No. 42,204

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